### STORM WATER MANAGEMENT AT FEDERAL FACILITIES & ON FEDERAL LANDS IN THE CHESAPEAKE BAY WATERSHED

A Revised Report Fulfilling Section 202(c) of Executive Order 13508

**November 23, 2009** 

U.S. Department of Defense

#### Disclaimer

This document reflects the Department of Defense's (DOD) revised report under Section 202(c) of Executive Order 13508 (EO) making recommendations to the Federal Leadership Committee (FLC) for a strategy to strengthen storm water management at federal facilities and on federal lands in the Chesapeake Bay watershed. This revised document is published to supplement the FLC's publication of a *Draft Strategy for Protecting and Restoring the Chesapeake Bay* (issued November 9, 2009). This revised report includes recommendations that may change as the FLC's draft strategy is further refined based on public comments. This revised document is not a final agency action subject to judicial review; nor is it a rule. Nothing in this revised document is meant to, or in fact does, affect the substantive or legal rights of third parties or bind DOD or other agencies collaborating in the development of this report. While this revised document reflects DOD's and collaborating agencies' current thinking regarding recommendations to protect and restore the Chesapeake Bay, DOD and the collaborating agencies reserve the discretion to modify the recommendations included in the report as they work with the FLC to refine the draft strategy, or act in a manner different from this report as appropriate.

#### The charge from Executive Order 13508:

Section 202. Reports on Key Challenges to Protecting and Restoring the Chesapeake Bay. Within 120 days from the date of this order, the agencies identified in this section as the lead agencies shall prepare and submit draft reports to the (Federal Leadership) Committee making recommendations for accomplishing the following steps to protect and restore the Chesapeake Bay:

(c) Strengthen storm water management practices at Federal facilities and on Federal lands within the Chesapeake Bay watershed and develop storm water best practices guidance;

The EPA shall be the lead agency for the development of the storm water best practices; the DOD shall lead on storm water management practices at Federal facilities and on Federal lands. The lead agencies shall provide final reports to the Committee within 180 days of the date of this order.

This report fulfills the DOD's responsibility for providing recommendations to strengthen storm water management practices at federal facilities and on federal lands within the Chesapeake Bay watershed. EPA is fulfilling its responsibilities for developing a storm water best practices guide by preparing a separate document entitled Technical Guidance on Implementing the Storm Water Runoff Requirements for Federal Projects under Section 438 of Energy Independence and Security Act.

### TABLE OF CONTENTS

I. EXECUTIVE SUMMARY	1
II. BACKGROUND	3
III. ANALYSIS	
A. New Development/Redevelopment	9
1. Low Impact Development Policy	9
2. EISA Section 438 Implementation Policy	9
3. Employ Site Selection, Site Layout, and Storm Water Management Strategies that Minimize Impacts fr	om
Development and Redevelopment	
4. Improvements to Predevelopment Hydrology and Potential Use of Off-Site Credits for Redevelopment Projects	
5. Guidance and Demonstrations of No Offsite Discharge of Storm Water	
B. EXISTING FACILITIES AND DEVELOPED LANDS	11
1. Storm Water Regulatory Compliance Evaluations	11
2. Storm Water Compliance Training Program	
3. Assessment and Implementation of Urban Storm Water Retrofit Practices	12
4. Assessment and Implementation of Storm Water Management Retrofit Practices for Paved Roads	
5. Assessment and Implementation of Restoration Practices	
6. Assessment and Implementation of Non-Structural Storm Water Practices	
C. UNDEVELOPED LANDS	
1. Assessment and Implementation of Storm Water Practices for Unpaved Roads and Trails	
Storm Water Management Practices for Forested Lands      Storm Water Management Practices for Agricultural Lands	
IV. RECOMMENDATIONS	16
V. ELEMENTS OF THE FEDERAL COORDINATED STRATEGY	18
A. Environmental Goals and Milestones	
B. Programs and Strategies	
C. Coordinated and Effective Mechanisms	
D. Adaptive Management Principles	20
VI. CONCLUSION	20
ATTACHMENT 1: DEPARTMENT OF THE NAVY LOW IMPACT DEVELOPMENT (LID) POLICY	
ATTACHMENT 2: TRACKING REQUIREMENTS FOR DEPARTMENT OF THE NAVY LID POLICY	23

### I. Executive Summary

Executive Order (EO) 13508 calls for the development and implementation of a coordinated Federal strategy to expand and bring greater accountability for efforts toward the Chesapeake Bay's recovery. As such, the federal government commits to lead by example and implement a new paradigm for storm water management on all federal facilities in the Chesapeake Bay watershed.

Federal agencies have a variety of facilities in the Bay watershed ranging from highly industrial sites to rural sites. Although federal agencies only own 5.3% of the land in the Bay watershed, the federal government owns the greatest amount of developed land and is the largest single landowner in the watershed with the exception of the Commonwealth of Pennsylvania. The federal government owns more undeveloped land than developed land but contributes a larger pollutant load per acre from storm water discharges from its developed lands.

Storm water sources can be grouped into three major categories: storm water discharges from new development and redevelopment projects; storm water discharges from existing facilities and developed lands; and runoff from undeveloped lands. Although a full range of options were considered, some of the key recommendations that would demonstrate leadership in strengthening federal agencies storm water management practices are provided below.

- Implement Energy Independence and Security Act (EISA) Section 438: Federal agencies should adopt agency-specific policy that defines the administrative and management controls needed to ensure implementation of the storm water requirements for new development and redevelopment projects in Section 438 of the Energy Independence and Security Act;
- Employ Site Selection, Site Layout, and Storm Water Management Strategies that Minimize Impacts from Development and Redevelopment: Federal agencies should incorporate knowledge of soil types, hydrology, wetlands, and forested areas when planning new development and redevelopment projects to facilitate the use of storm water management practices that maintain or restore natural hydrology;
- Install innovative urban storm water retrofits: Federal agencies should install urban storm water retrofit practices that reduce runoff volume and improve storm water quality from existing development to address water quality issues where technically and economically feasible;
- Install storm water retrofits to control storm water runoff from paved roads: Federal landholders should prioritize areas to install storm water retrofit practices to manage storm water from existing paved roads to address local water quality issues where technically and economically feasible:
- Install practices to restore and prevent further impacts to lands that have been impacted by storm water from development: Federal landholders should install

restoration practices such as riparian buffers, shoreline/stream bank stabilization, and wetland/stream restoration to address local water quality issues where technically and economically feasible,

- Implement appropriate non-structural storm water management practices to control runoff from developed areas: Federal agencies should implement a variety of non-structural practices to cost effectively reduce the volume and improve the quality of storm water discharges.
- Institute practices to prevent and control erosion from unpaved roads and trails: Federal agencies that own large tracts of undeveloped lands should implement erosion control practices on unpaved roads, trails and associated drainage ditches to prevent soil loss into nearby receiving streams;
- Expand use of land conservation programs: Federal agencies should explore authorities to expand existing conservation programs to preserve forest land on and off site and to install storm water management practices off site where it is not technically or economically feasible to install retrofits on site.
- Improve GIS data on federal land ownership and land use: Federal agencies should report all of their real estate holdings and publicly available land use data on federal lands to allow more effective management of storm water on federal lands within the context of the Bay program and aid in development and implementation of the Bay Total Maximum Daily Load (TMDL).

### II. Background

The Chesapeake Bay experiences oxygen deficits, excessive levels of chlorophyll a, and lack of water clarity. All of these water quality problems are caused by excessive loadings of nutrients (nitrogen and phosphorus) and sediments<sup>1</sup>. These sources of impairment have been managed through a combination of regulatory mechanisms and voluntary measures highlighted in the State Tributary Strategies with the goal of attaining water quality standards in the Bay by 2010. Since it is evident that standards will not be attained by 2010, EPA has begun work on the Chesapeake Bay Total Maximum Daily Load (Bay TMDL), which will determine the total allowable loading of specific pollutants that the Bay may receive by combining the allowable loads determined for the 92 separate sub-watersheds that comprise the Chesapeake Bay Watershed.<sup>2</sup>

A significant amount of the pollutant loads to the Bay are delivered as a result of storm events which result in discharges of storm water from developed lands and runoff from undeveloped lands. The primary source of pollutant loadings is runoff from agricultural lands (43% of the pollutant load for nitrogen, 45% for phosphorus, and 60% for sediment) followed by storm water discharges from urban/suburban lands (11% of the pollutant load for nitrogen, 31% for phosphorus, and 19% for sediment). There are also some loads delivered by runoff from non-agricultural, undeveloped lands such as managed forests and park lands (16% of the pollutant load for nitrogen, 3% for phosphorus, and 21% for sediment). Although runoff from agricultural lands contributes the largest pollutant load, the only source of pollution that is increasing within the watershed is storm water from urban and suburban lands. 4

Data from the Chesapeake Bay Program Office (CBPO) indicates that federal agencies own 2,186,025 acres (5.3 %) of the 40,960,000 acres in the Bay watershed,<sup>5</sup>. Although most of the federal land in the watershed is located in Virginia, Maryland and West Virginia also have sizable tracts of federal land. Although the amount of land owned by the federal government in the District of Columbia is low by comparison, the federal government owns approximately one third of the land in the District. Table 1 provides the amount of federal land in each state.

Table 1. Federal Land by State<sup>6</sup>

State	Federal Land (Acres)	% of Federal Land
District of Columbia	9,032	0.4%
Maryland	205,272	9.4%
New York	2,416	0.1%
Pennsylvania	44,787	2.0%
Virginia	1,693,046	77.4%
West Virginia	231,473	10.6%

<sup>&</sup>lt;sup>1</sup> 2009 State of the Chesapeake Bay Program, Summary Report to the Chesapeake Executive Council, May 12, 2009

<sup>&</sup>lt;sup>2</sup> 2009 State of the Chesapeake Bay Program, Summary Report to the Chesapeake Executive Council, May 12, 2009

<sup>&</sup>lt;sup>3</sup> 2009 State of the Chesapeake Bay Program, Summary Report to the Chesapeake Executive Council, May 12, 2009

<sup>&</sup>lt;sup>4</sup> Bay Barometer: A Health and Restoration Assessment of the Chesapeake Bay and Watershed in 2008.

<sup>&</sup>lt;sup>5</sup> Personal Communication, Renee Thompson, Chesapeake Bay Program Office GIS Division

<sup>&</sup>lt;sup>6</sup> Personal Communication, Renee Thompson, Chesapeake Bay Program Office GIS Division

The Departments of Agriculture, Interior, and Defense own the majority of federal land in the Bay watershed. The agency that owns the most land in the watershed is the U.S. Forest Service. The military services, the National Park Service, and the Fish and Wildlife Service also own a substantial amount of land. Table 2 provides the amount of land owned by each federal department/agency that owns more than 1000 acres of land based on data provided by the CBPO.

Table 2. Federal Land by Department/Agency<sup>7</sup>

	Federal Land	% of Federal	Federal Developed Land	% of Federal Developed	% of Agency Land
Agency/Department	(Acres)	Land	(Acres)	Land	Developed
Department of Agriculture	1,434,735	65.7%	8002	10.0%	0.6%
US Forest Service	1,427,060	65.3%	4,809	6.0%	0.3%
USDA (other)	7,675	0.4%	3,192	4.0%	41.6%
Department of Interior	380,237	17.4%	16,315	20.3	4.3
National Park Service	302,062	13.8%	14,744	18.4%	4.9%
US Fish & Wildlife Service	76,604	3.5%	1,520	1.9%	2.0%
DOI (other)	1571	0.07%	50	0.06%	3.2%
Department of Defense	345,818	15.8%	52,099	64.9%	15.1%
Smithsonian Institution	5,472	0.3%	379	0.5%	6.9%
General Services Administration	1,271	0.06%	680	0.9%	53.5%
NASA	1,091	0.05%	410	0.5%	37.6%
Other	17,402	0.8%	2,375	3.0%	13.6%
Total	2,186,025		80,259		

Note: Data from the Chesapeake Bay Program Office (CBPO) is currently the best available data but it does not appear to be complete based on DoD, USFS, DHS and NOAA review. DoD has provided updated geospatial data for its lands to the CBPO. All federal agencies should provide real estate data to the CBPO so that federal landholdings can be accurately defined in a geospatial format.

Federal agencies own both developed and undeveloped lands in the Chesapeake Bay watershed. Approximately 4,255,161 acres (10.4 %) of the watershed has been developed. Federal agencies own 80,259 acres (1.9 %) of this developed land. Federal agencies have a substantial amount of undeveloped land (2,105,765 acres based on CBPO estimates). In contrast to non-federal lands, very little of the undeveloped land owned by the federal government in the Bay watershed is agricultural (11,195 acres<sup>9</sup>). Figure 1 is a map that depicts the extent and location of federal developed and undeveloped lands within the Bay watershed.

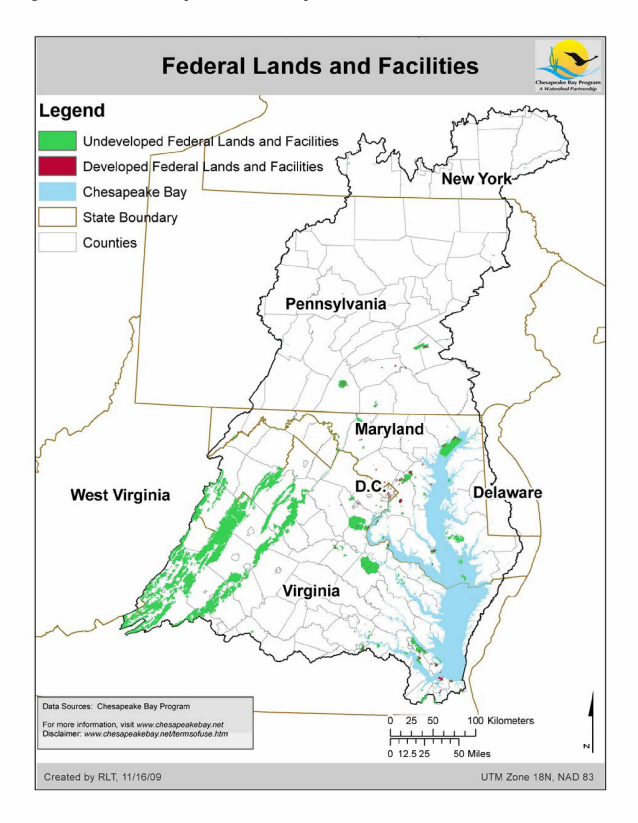
4

<sup>&</sup>lt;sup>7</sup> Personal Communication, Renee Thompson, Chesapeake Bay Program Office GIS Division

<sup>&</sup>lt;sup>8</sup> Personal Communication, Renee Thompson, Chesapeake Bay Program Office GIS Division, Developed land includes those lands classified as Developed High, Medium, and Low Intensity as well as Developed Open Space in the USGS National Landcover Dataset. All other land classifications are considered undeveloped.

<sup>&</sup>lt;sup>9</sup> Personal communication, Charles Wilson, DoD Chesapeake Bay Office and Cindy Tibbott, Fish and Wildlife Service

Figure 1. Federal Developed and Undeveloped Lands



While the percentage of federal land in the Bay Watershed may not seem that large, the Federal government is the largest single landowner within the watershed with the exception of the Commonwealth of Pennsylvania. Strengthening storm water management at federal facilities and on federal lands should make a significant contribution to Bay restoration and demonstrate leadership. However, to achieve restoration state and local governments as well as private landowners will need to make similar improvements in their storm water management practices.

The contribution of storm water runoff to water quality degradation in the Bay was recognized long ago and each successive Bay agreement has placed more emphasis on storm water management. The *Chesapeake 2000* agreement has many provisions that address management of storm water discharges from development and redevelopment projects, storm water discharges from developed lands, and runoff from undeveloped lands. Progress on these goals is reported annually to the Chesapeake Bay Program Office as part of the Bay progress reports that are submitted by federal agencies. Additionally, Chesapeake Executive Council Directive No. 01-1, *Managing Storm Water on State, Federal, and District-Owned Lands and Facilities*, was issued in 2001<sup>11</sup>. This directive has resulted in many projects that demonstrate innovative storm water management practices such as bioretention areas, permeable pavement, and rain barrels on federal facilities and lands. Executive Order 13508 will build on the established framework and progress of these preceding agreements and directives and will result in a more coordinated commitment to storm water management in the Bay watershed.

To determine the current state of federal policies and programs that address storm water management, a request for information was sent to all members of the Federal Office Directors (FOD) committee on 7 July 2009. The FOD committee includes representatives from the Department of Defense (Army, Navy, and Army Corps of Engineers), Department of Commerce (National Oceanic and Atmospheric Administration), Department of Homeland Security, Department of Interior (National Park Service, US Fish and Wildlife Service, and US Geological Survey), Department of Transportation (Federal Highway Administration), USDA (US Forest Service, Natural Resources Conservation Service), and the US Environmental Protection Agency. The request was also sent to the Air Force, the Marine Corps, the Defense Logistics Agency, and the General Services Administration. Each agency was asked to draft a short statement which describes its storm water policies and procedures. Specifically, the statement addresses whether or not the agency has any policies that require storm water management practices beyond what is required to comply with applicable local, state, and federal regulations. Agencies were asked to consider their storm water policy and procedures relative to new development and redevelopment projects, existing developed land, and undeveloped lands.

Although the responses indicate that most agencies do not have policies that require storm water management practices beyond what is required to comply with applicable regulations, many agencies have implemented innovative storm water management projects such as green roofs, permeable pavement, bioretention, shoreline or stream bank stabilization, and expansion of riparian buffers on some of their facilities. The Department of the Navy, the National Park Service, and the Forest Service are three agencies that have policies which go beyond what is required to comply with regulations governing storm water. The Department of the Navy has a

<sup>&</sup>lt;sup>10</sup>Chesapeake Bay Agreement, Signed on 28 June 2000.

Chesapeake Executive Council Directive 01-1, 3 Dec 2001

Low Impact Development (LID) Policy which requires LID to be considered and implemented on new construction and major renovation projects with the goal of no net increase in storm water volume, sediment or nutrient loading. The National Park Service has a policy that addresses the protection of water quality, floodplains and wetlands and the management of watershed and stream processes to minimize human-caused disturbances such as storm water runoff and erosion. The Forest Service has forest plans that address soil and water conservation and streamside protection for all soil disturbing activities, including timber harvesting. The Forest Service also has an Open Space and Conservation Strategy which is designed to preserve existing forests as a way to protect water quality. Several agencies have policies to encourage sustainable development and to obtain certification under the Leadership in Energy and Environmental Design (LEED) program. The LEED program contains the option to obtain credits for storm water management though it does not require the use of storm water management credits if enough credits are obtained in other facets of the program to meet the desired certification level.

In addition to assessing the storm water management policies of federal agencies in the watershed, the report team researched sources of existing information and guidance on storm water management. Since storm water discharges are significant contributors to water quality problems on a national level, there are several federal agencies and nationally recognized organizations that have been working to produce educational materials and guidance documents regarding storm water management practices. Instead of providing a list of educational materials and guidance documents on storm water management, a list of pertinent websites from some of the key organizations involved in this effort is provided below.

- EPA Office of Water: <a href="http://cfpub2.epa.gov/npdes/home.cfm?program\_id=6">http://cfpub2.epa.gov/npdes/home.cfm?program\_id=6</a>
- EPA Office of Wetlands, Oceans and Watersheds: http://www.epa.gov/owow/nps/categories.html
- Center for Watershed Protection: http://www.cwp.org/Resource Library/index.htm
- Low Impact Development Center: http://www.lowimpactdevelopment.org/
- Chesapeake Stormwater Network: http://www.chesapeakestormwater.net/
- National Institute of Building Sciences: <a href="http://www.wbdg.org/references/mou-sw.php">http://www.wbdg.org/references/mou-sw.php</a>
- Federal Highway Administration: http://www.fhwa.dot.gov/environment/h2o abs.htm
- International BMP Database: http://www.bmpdatabase.org/

Specific guidance from these agencies and organizations relating to the options to strengthen storm water management practices that could be used on federal facilities and lands will be referenced in the following section. EPA will be providing additional guidance on land management to fulfill their responsibility under Section 502 of this Executive Order. Federal agencies may also wish to consult state and local agencies for additional information on specific practices recommended within their jurisdictions.

### III. Analysis

Federal agencies have a variety of facilities in the Bay watershed including highly industrial sites (such as naval shipyards); commercial sites (such as office buildings); highways; rural sites (such as national wildlife refuges), park lands, forested lands; and even agricultural research facilities. A range of storm water regulatory programs apply to operations of these facilities including industrial and municipal storm water permits issued under the National Pollutant Discharge Elimination System (NPDES) program as well as some state nonpoint source pollution regulations.

When federal facilities develop or redevelop land, they are also subject to applicable state erosion and sediment control requirements and NPDES storm water construction permit requirements that address storm water runoff during construction and state storm water management requirements that require installation, operation, and maintenance of best management practices (BMPs) to permanently control storm water runoff from the development. These storm water management regulations vary from state to state and are continually evolving but generally require management of storm water resulting from one to three inches of rainfall per event to protect water quality. This is equivalent to 27,154 to 81,462 gallons per acre per event. These regulations also require peak discharge control to prevent downstream channel erosion and flooding from a design storm, commonly a 10-year storm which generally exceeds 5" of rainfall in the Bay watershed. This equates to a discharge volume of greater than 135,770 gallons per acre per event that must be managed to prevent channel erosion and flooding.

Additionally, all federal agencies are subject to Section 438 of the Energy Independence and Security Act (EISA) which requires federal agencies to maintain or restore predevelopment hydrology to the maximum extent technically feasible with regard to temperature, rate, volume, and duration of flow for new development or redevelopment projects that exceed 5,000 square feet. Volumes that must be managed to implement Section 438 of the EISA will vary depending on site conditions. Although the EISA Section 438 volumes are determined independently from storm water quality volumes that are required by state storm water management regulations governing development and redevelopment, they are expected to be within the range of the state water quality volumes used by the Bay jurisdictions.

Potential impacts to the Chesapeake Bay from storm water released from federal lands are associated with three major source categories: storm water discharges from new development and redevelopment projects; storm water discharges from existing facilities and developed lands; and runoff from undeveloped lands. Several approaches for strengthening storm water management are discussed below for each category of wet weather pollutant loading. Some or all of the approaches within each category could be implemented depending on additional resources. Approaches that the FLC does not include in the Section 203 Strategy could still be utilized to address local water quality issues or comply with the Bay TMDL.

### A. New Development/Redevelopment

Since federal agencies own considerable land in the watershed and may receive a significant amount of funding for new development and redevelopment under the Economic Stimulus Package and other initiatives, it is important to control runoff from new development and redevelopment on federal lands. To strengthen storm water management from new development and redevelopment, the following approaches could be pursued.

### 1. Low Impact Development Policy

The Department of the Navy has a Low Impact Development (LID) Policy which requires LID to be considered and implemented on Navy and Marine Corps new construction and major renovation projects with the goal of no net increase in storm water volume, sediment or nutrient loading. LID is a storm water management strategy concerned with maintaining or restoring the hydrologic functions of a site to achieve natural resources protection objectives through green infrastructure techniques. The policy, which is provided as Attachment 1, applies to projects over a certain funding threshold and has a phased-in schedule, a waiver provision, and annual reporting requirements. The Army has also developed a draft LID Policy. The Navy and Army LID Policies could be used to develop a Federal Agency LID Policy that would be applicable to all federal agencies or all federal agencies could be required to adopt their own LID Policy using the military LID policies as a template.

### 2. EISA Section 438 Implementation Policy

Section 438 of the EISA requires agencies to maintain or restore predevelopment hydrology to the maximum extent technically feasible with regard to temperature, rate, volume, and duration of flow for new development or redevelopment projects that exceed 5,000 square feet. The law does not require development of implementing regulations. Instead, each agency is responsible for implementing the requirements of Section 438. Federal agencies should adopt an EISA Section 438 Implementation Policy that would define the administrative and management controls needed to implement EISA Section 438. The policy could include tracking documentation similar to that used by the Department of the Navy to track compliance with its LID Policy (see Attachment 2). A template policy could be developed, with the option of federal agencies adopting their own policy that may deviate from the template. In addition, EPA could partner with federal agencies to revise its NPDES storm water permit regulations under the Clean Water Act to address certain requirements of Section 438 of EISA.

### 3. Employ Site Selection, Site Layout, and Storm Water Management Strategies that Minimize Impacts from Development and Redevelopment

In order to minimize impacts from development and redevelopment, federal agencies will need to utilize information on soil types, hydrology, wetlands, and forested areas to enable intelligent decisions on site selection, site layout, and storm water management. This will enable development and redevelopment to be sited in areas where soils are capable of infiltrating storm water and minimize impacts to wetlands and forested areas. Therefore, we recommend that the FLC require federal agencies to perform studies to investigate and document soil types and hydrology on each property. These studies should use soils maps prepared by the Natural Resources Conservation Service and National Wetlands Inventory Maps prepared by the Fish and Wildlife Service as baseline data that would need to be refined for each property. We recommend that the FLC require that these studies be performed by a certain date (e.g. 2013).

Since trees, native vegetation, and wetlands produce valuable storm water benefits, federal agencies should select development sites that are not heavily forested; ensure that existing trees, native vegetation, and wetlands within the development footprint are preserved; and mitigate for trees, native vegetation, and wetlands that must be removed. Federal agencies should plant additional trees and native vegetation to minimize the amount of runoff from the site when previously cleared lands are developed or when impervious areas are redeveloped. Federal agencies should also attempt to minimize impervious surfaces and managed turf areas on development and redevelopment sites and maximize the use of native vegetation for landscaped areas of the site, thereby reducing runoff volumes and the need for fertilizers and pesticides that could be released with storm water discharges.

Utilization of the conservation measures for site selection and site layout described above will minimize the amount of storm water that must be managed on development and redevelopment sites. The storm water that is generated from the site should be managed using engineered infiltration practices such as bioretention, permeable pavement, and green roofs to the extent technically and economically feasible.

### 4. Improvements to Predevelopment Hydrology and Potential Use of Off-Site Credits for Redevelopment Projects

Another option would be for federal agencies to adopt a policy that requires *improvements* to the predevelopment hydrology for redevelopment projects at facilities in the Bay watershed, to the maximum extent technically feasible. While EISA 438 states that Federal agencies must "maintain or restore" the predevelopment hydrology of any "development or redevelopment" project, this option would emphasize restoring hydrology rather than just maintaining it, thereby truly demonstrating federal leadership within the watershed.

Although Section 438 requirements apply at the site level, when it is not technically feasible to restore hydrology on a redevelopment site, federal agencies could demonstrate leadership by looking for opportunities to install storm water management practices off-site. Federal agencies should be encouraged to explore opportunities and authorization to site storm water management practices off the property but in the same watershed on other federal property or on easements on state, local government, or private land.

### 5. Guidance and Demonstrations of No Offsite Discharge of Storm Water

The EPA Bay Program Office is promoting a new program that challenges facilities to install and maintain a suite of storm water control measures to achieve no offsite discharges of storm water (the "No Runoff Challenge"). A final option would be to develop technical guidance that focuses on rainwater harvesting and reuse, in addition to infiltration practices, to achieve no off site discharge of storm water for a particular design storm. The guidance could discuss demonstration projects such as the Science Museum of Virginia in Richmond, Virginia. The FLC could commit to implementing these projects on one or more federal facilities in the watershed to demonstrate feasibility using grants from the National Fish and Wildlife Foundation or federal agency resources. This option would truly demonstrate federal leadership as this is an emerging concept, but it may be difficult to implement since the concept is relatively new and will not be feasible on all sites. There are also concerns that no discharge of runoff could negatively impact adjacent wetlands and intermittent streams that rely on some amount of runoff. This option could also include a goal for how many projects to install (e.g., X projects per agency per year, or Y projects by 201X) to require continued implementation.

### B. Existing facilities and developed lands

To address storm water runoff from existing facilities and developed lands, the following potential approaches could be used.

### 1. Storm Water Regulatory Compliance Evaluations

One option for strengthening storm water management on existing facilities and developed lands would be to develop a program to ensure federal agencies are complying with all applicable federal and state storm water management requirements. Federal agencies could perform self-assessments of their storm water management programs at set intervals (e.g., every 1 to 3 years) and leave the details of the assessment to each agency or a checklist could be provided (perhaps from an existing source such as EPA's Office of Water or the VA/DoD Eagle Award Program.

### 2. Storm Water Compliance Training Program

Since federal facilities are routinely inspected by regulatory agencies, federal agencies should be required to develop a training program to assist in complying with storm water management requirements. This could include training of federal agency staff as well as training of contractors that are doing construction and maintenance work on federal facilities. The Departments of the Navy and Air Force and some other federal agencies use the Environmental Compliance Awareness, Training, and Tracking System (ECATTS) to train their personnel and contractors on a wide variety of environmental topics including storm water. Other agencies could use this product or a similar product to train their personnel and contractors.

Though many federal agencies have storm water compliance responsibilities, there are many federal facilities in the watershed not covered by storm water regulatory programs. Federal office complexes are generally not subject to NPDES storm water regulations governing their existing discharges. However, since they have impervious surfaces (i.e., rooftops, parking areas, and access roads), they contribute pollutants to the Bay through their discharges of urban storm water. To strengthen storm water management at these facilities, they should be assessed for opportunities to strengthen storm water management that go beyond current regulatory requirements. For federal office complexes managed by the General Services Administration (GSA), such assessments should be coordinated with the GSA. Additionally, there are many opportunities to improve storm water management practices at regulated facilities by implementing practices that exceed regulatory requirements. Therefore, the remaining options discuss evaluations and potential management practices to address storm water management measures that are not required by regulations.

### 3. Assessment and Implementation of Urban Storm Water Retrofit **Practices**

A third option is to perform assessments of the feasibility of installing urban storm water retrofit practices that reduce runoff volume and improve storm water quality from existing development (paved parking areas, access roads, alleys, rooftops and other impervious surfaces, as well as managed turf areas).

Since urban storm water is the primary source of pollutants from most federal facilities, this would be a key option to implement. Agencies could utilize guidance on how to perform the storm water management retrofit assessments found in the Center for Watershed Protection Urban Storm Water Retrofit Practices Manual<sup>12</sup> and Chapter 10 of the EPA National Management Measures to Control Nonpoint Source Pollution from Urban Areas<sup>13</sup>. Additionally, the Army Corps of Engineers and the U.S. Geological Survey have substantial expertise in evaluating urban storm water practices and their effectiveness and application in reducing sediment and nutrient loadings to Bay waters that can be utilized by other federal agencies.

<sup>13</sup> National Management Measures to Control Nonpoint Source Pollution from Urban Areas, EPA-841-B-05-004, USEPA, November 2005

 $<sup>^{12}</sup>$  Urban Stormwater Retrofit Practices, Version 1.0, Center for Watershed Protection Manual 3, August 2007

We recommend that the FLC require all federal agencies to perform assessments at all of their facilities by a certain date (e.g. 2013) and prioritize areas for urban storm water retrofit implementation. We recommend that the FLC require that agencies implement recommendations of the assessments necessary to address local water quality problems. We also recommend that the FLC establish a goal for how much developed land should be served by storm water quality management practices by certain dates (e.g., 20 % of an agency's developed land by 2016 and 100% by 2025). Retrofit practices should be installed with the goal of restoring predevelopment hydrology and pollutant loading to the extent that is technically and economically feasible.

On federal properties where it will be difficult to implement on site retrofits or where off site retrofits may be more beneficial to local water quality, federal agencies should be encouraged to explore opportunities and authorization to install storm water retrofits on other nearby federal property or on easements on state, local government, or private land. When installing retrofits in on site or off site areas that drain to municipal separate storm sewer systems (MS4) that hold NPDES permits, federal agencies should notify the receiving MS4 about the practices that are being installed so that the receiving MS4 can include these retrofits in reporting that may be required under their MS4 permit.

### 4. Assessment and Implementation of Storm Water Management Retrofit Practices for Paved Roads

The federal government does not own and maintain the interstate and U.S. highways; it only provides funding for their construction. The Federal Lands Highway Program (FLHP) administered by the Federal Highway Administration (FHWA) provides financial resources and technical assistance (including planning, design, construction and rehabilitation) for a coordinated program of public roads that service the transportation needs of Federal and Indian lands. Federal lands highways include highway and transit facilities such as park roads, parkways, and forest highways. <sup>14</sup> It is estimated that federal agencies own approximately 10,000 acres of paved roads in the Bay watershed.

There is a substantial amount of impervious area associated with existing paved roads that were constructed on federal property before storm water management requirements were developed. Since runoff from paved roads has been shown to contain significant concentrations of a variety of pollutants, investigation of opportunities for installation of storm water retrofit practices to manage storm water from roads on federal land would be beneficial for the Bay. We recommend that the FLC require federal landholders to perform these investigations by a certain date (e.g. 2013) and prioritize areas for retrofit implementation. We also recommend that the FLC provide goals for implementation (e.g. management of runoff from 20% of the roadways that were

-

<sup>&</sup>lt;sup>14</sup> Personal Communication with Dennis Durbin and Camille Mittelholz, Federal Highway Administration

constructed without storm water management practices by 2016 and 100% by 2025. Retrofit projects should be designed to manage runoff to improve water quality and restore hydrology where technically and economically feasible. The FHWA could provide technical assistance to other agencies in performing the assessments and implementing storm water retrofit practices.

Where it is not technically and economically feasible to implement retrofits on federal property, agencies should be encouraged to explore opportunities and authorization to install retrofits on other nearby federal property or on easements on state, local government, or private land.

### 5. Assessment and Implementation of Restoration Practices

Another option would be to perform studies to evaluate opportunities to restore and prevent further impacts to lands that have been impacted by storm water from development by using practices such as riparian buffers along streams; stream bank/shoreline stabilization; other erosion control projects, wetland restoration, and stream restoration. The Natural Resources, Conservation Service, the Fish and Wildlife Service, and the Army Corps of Engineers all have expertise with restoration practices that should be utilized by other federal agencies.

We recommend that the FLC require federal landholders to perform the assessments by a certain date (e.g. 2013) and prioritize areas for restoration. The FLC could limit implementation to restoration measures necessary to address local water quality issues or the FLC could require implementation of restoration projects by certain dates (e.g. 20% of recommended projects by 2016 and 100% by 2025).

### 6. Assessment and Implementation of Non-Structural Storm Water Practices

Non-structural storm water management practices can also be very effective in reducing impacts of storm water discharges from developed lands. These practices include:

- a) bans on the use of coal tar sealants to repair cracks in pavement;
- b) regular street sweeping programs;
- c) reduced moving of highway medians;
- d) catch basin cleanout;
- e) ditch maintenance;
- f) reductions in herbicide use;
- g) bans or reductions on the use of fertilizers for turf management;
- h) development of nutrient management plans for golf courses;
- i) improved turf management practices such as designation of no mow zones, increased height mow zones;

- j) development of reforestation and native vegetation plans for previously cleared areas, particularly managed turf areas; and
- k) urban tree preservation and replacement policies.

Federal agencies can obtain technical assistance in implementing practices from the Federal Highway Administration for items a) thru e), the Natural Resources Conservation Service for items f) thru h), the Fish and Wildlife Service Fish for item i), and Fish and Wildlife Service and Forest Service for items j) and k)...

We recommend that the FLC require that these practices be evaluated by a certain year (e.g. 2013). We also recommend that the FLC consider establishing goals for implementing some or all of these non-structural management practices such as bans on coal tar based sealants by a certain year (e.g. 2015), sweeping of X % of impervious surface per year, reduced mowing on X% of managed turf by a certain date, maintenance of X% of ditches per year, development of fertilizer management plans for all (or certain types of) facilities by a certain date (e.g. all golf courses should develop nutrient management plans), development of reforestation plans by a certain date for certain types of facilities, reforestation of X acres or Y% of previously cleared forestland and managed turf by a certain date, designation of X acres of no mow zones by a certain date, and/or development of urban tree preservation and replacement policies at X% of facilities by a certain date.

### C. Undeveloped Lands

Many federal agencies own large tracts of undeveloped land. Although pollutant loading from undeveloped lands is not as high on a per acre basis as loading from developed lands, there are storm water management practices that can be employed to reduce pollutant loading from these lands.

### 1. Assessment and Implementation of Storm Water Practices for Unpaved Roads and Trails

Federal agencies own large tracts of undeveloped land that have substantial networks of unpaved roads covering a land area of approximately 8000 acres. These unpaved roads may be gravel, grass, dirt, or combinations of these surfaces and receive varying amounts of traffic (daily to seasonal use) for motorized and non-motorized purposes. The U.S. Army Corps of Engineers has found that as much as 75 percent of soil loss on some Army installations can be attributed to unpaved roads, trails, and their associated drainage ditches are a pathway for nitrogen from atmospheric deposition that can be released in runoff from undeveloped land. Guidance on management of erosion from unpaved roads may be found at: <a href="http://www.epa.gov/agriculture/trur.html">http://www.epa.gov/agriculture/trur.html</a>. Federal agencies could also

15

<sup>&</sup>lt;sup>15</sup> Personal communication with Hal Balbach, Army Corps of Engineers, Engineer Research and Development Center/Construction Engineering Research Laboratory

consult the Natural Resources Conservation Service and Forest Service for technical assistance

Since unpaved roads and trails are a potential source and pathway of sediments and nitrogen if they are not properly constructed or maintained, we recommend that the FLC require federal agencies to assess their unpaved roads and trails for erosion problems by a certain date (e.g. 2013) and institute practices necessary to prevent and control erosion. We recommend that the FLC allow implementation as necessary to address local water quality issues and establish goals for implementation of control measures such as maintenance of X % off unpaved roads by a certain date (e.g. 20% by 2016 and 100% by 2025.

### 2. Storm Water Management Practices for Forested Lands

Since the federal government owns large tracts of managed forest land in the Bay watershed, there is a substantial potential for sediment and nutrient loading from these lands, particularly when timber is harvested. Therefore, soil conservation plans or other BMPs for forest management operations such as those required on Forest Service lands should be required on all federally managed forest lands. Additionally, federal agencies should commit to preserving existing forested lands as a way to prevent additional pollutant loading associated with development of forested land. Agencies could also explore their authorities to use conservation easements on off-site forested lands to prevent development and associated storm water pollutant loading.

### 3. Storm Water Management Practices for Agricultural Lands

Although federal agencies do not manage much agricultural land, since agricultural practices have the potential to contribute nutrient and sediment loading, nutrient management plans and soil conservation plans should be required on all federal land that is used for agriculture (whether agricultural operations are performed by the federal agency or a lessee). Agencies and their lessees should maintain vegetated stream buffers to adequately filter agricultural runoff before it reaches waterways. Agencies in need of technical assistance with storm water management practices on agricultural lands should consult with the USDA.

### IV. Recommendations

We are providing the following general recommendation that will improve information on the extent of federal land ownership and land use in the Bay watershed. This general recommendation does not specifically strengthen storm water management at federal facilities and on federal lands, however, such information on federal land ownership and land use is critical to understanding the federal contribution to storm water pollutant loadings to the Bay.

• Improve GIS Data on Federal Land Ownership and Land Use. The Bay program office has a wealth of data on federal land ownership. However, some of the data are incomplete as there are federal parcels for which the specific agency is not identified. There also appears to be agency specific real estate data which does not appear in the publicly available data sources. Therefore, we recommend that federal agencies be required to report all of their real estate holdings and provide associated GIS data to the Bay Program Office by December 31, 2009. Additionally, we recommend that federal agencies provide the Bay Program Office with updates to publicly available land use data on federal lands that can be incorporated into the Bay pollutant loading model to accurately determine existing pollutant loads from each federal facility. This data will allow more effective management of federal lands within the context of the Bay program and aid in implementation of the Bay TMDL.

While we urge the FLC to consider the full range of options that were analyzed in Section III, the key options that were presented to strengthen storm water management practices at federal facilities from new development and redevelopment, existing developed lands, and undeveloped lands are summarized and provided as recommendations below. These recommendations do not relieve federal agencies from requirements to comply with applicable state laws and regulations pertaining to erosion and sediment control, storm water management, and storm water discharge permits.

- 1. Adopt agency-specific policies that would define the administrative and management controls needed to ensure implementation of the storm water requirements for new development and redevelopment projects in Section 438 of the Energy Independence and Security Act.
- 2. Utilize information on soil types, hydrology, wetlands, and forested areas on federal properties to enable site selection, site layout and selection of storm water management practices that minimize impacts from development and redevelopment.
- 3. Install innovative storm water management retrofits at existing facilities and on existing lands where technically and economically feasible and necessary to address local water quality issues or based on goals set by the FLC.
- 4. Install storm water management retrofit practices to manage storm water from existing paved roads on federal land where technically and economically feasible and necessary to address local water quality issues or based on goals set by the FLC.
- 5. Install restoration practices such as riparian buffers, shoreline/stream bank stabilization, and wetland/stream restoration to restore and prevent further impacts to lands that have been impacted by storm water from development to address local water quality issues where technically and economically feasible.
- 6. Implement a variety of non-structural storm water management practices to reduce the volume and improve the quality of storm water discharges.

- 7. Institute practices to prevent and control erosion from unpaved roads and trails to prevent soil loss into nearby receiving streams.
- 8. Utilize authorities for use and expansion of land conservation easement programs, particularly those that preserve forest land and those that would be used to install storm water management practices.

### V. Elements of the Federal Coordinated Strategy

### A. Environmental Goals and Milestones

The goal for strengthening storm water management practices on federal facilities and lands is to reduce pollutant loadings associated with development and redevelopment, existing facilities and developed lands, and from undeveloped lands under federal ownership. Since much of the pollutant loading to the Bay is from storm water discharges from urban and suburban areas and runoff from undeveloped lands, the successful achievement of this goal will contribute towards protection and restoration of the Bay.

Goals and milestones associated with the key recommendations discussed in section IV of this report are provided below.

- Federal Geospatial Real Estate and Land Use Data Submit Real Estate data to CBPO by December 31, 2009 and Land Use data to CBPO by March 31, 2010
- EISA Section 438 Implementation Policy Develop by end of 2010
- Soil and Hydrology Investigations to Support Improved Site Selection, Site Layout, and Storm Water Management -All facilities by 2013
- Urban Storm Water Retrofit Program Evaluate opportunities by 2013, and install retrofits on 20% of an agency's developed land by 2016 and 100% by 2025
- Restoration Practices Evaluate opportunities by 2013, and implement 20% of recommended projects by 2016 and 100% by 2025
- Nonstructural Measures Evaluate opportunities by 2013, and implement the recommended measures by 2015.
- Paved Road Runoff Retrofit Program Evaluate opportunities by 2013, and install retrofits on 20% of an agency's paved roads by 2016 and 100% by 2025
- Unpaved Road and Trail Erosion Prevention and Repair Program Evaluate opportunities by 2013, and install 20% of recommended practices by 2016 and 100% by 2025

### **B. Programs and Strategies**

- Geospatial Data Inventory Improvement Program
- EISA Section 438 Implementation Policy
- Sustainable Site Selection, Site Layout, and Storm Water Management
- Urban Storm Water Retrofit Program
- Paved Road Runoff Retrofit Program
- Ecosystem Restoration Program
- Non-structural Management Measures Implementation Program
- Unpaved Road and Trail Erosion Prevention and Repair Program
- Land Conservation Program

### C. Coordinated and Effective Mechanisms

Section 202(a) (Water Quality) has a storm water component. Recommendations and programs discussed in this report should be coordinated with recommendations and programs from the storm water section of the 202a report.

Section 202(b) addresses targeting resources. There are grant programs that can be used for storm water management practices such as Non Point Source pollution control grants administered by EPA under Section 319 of the Clean Water Act and Federal Aid Highway Program grants administered by the FHA for storm water improvements on highways on state and local lands.

Both Section 202(e) (Land Conservation and Public Access) and 202(g) (Habitat and Research Activities) have land conservation components. Recommendations in this report to expand the use of conservation easements to preserve forest lands and install storm water management practices should be coordinated with the 202(e) and (g) reports which focus on protection of the Bay's significant landscapes that have ecological and historical value.

Federal reporting requirements for each of the recommendations ultimately approved by the FLC will have to be developed to assess progress on implementation in the annual progress report required by the executive order. Information from these reports will have to be included in existing Bay program reporting requirements such as the Annual Bay Report data call and Chesapeake Action Plan Database which are reported to the Chesapeake Bay Program Partnership via the Chesapeake Bay Program Office. Therefore, the progress reports developed to demonstrate implementation of the executive order should be structured to be consistent with the data elements in these existing Bay Program reports.

Reports on implementation of storm water management practices on federal lands should also be used to assess progress with the biennial milestones being established for the Bay. Some states have included federal facilities in their milestones and others have not. The

203 strategy could either recommend that separate biennial milestones be established for federal facilities similar to what the states have created that could be independently tracked and reported or federal implementation of storm water practices should be reported to the states for inclusion in the state milestones.

### D. Adaptive Management Principles

Under the Bay Program, the six states and the District of Columbia will review their progress in meeting the two year milestones. Clean Water Act Sections 303(d) and 305(b) and their implementing regulations require states to prepare biannual Integrated Reports that assess whether water quality standards are being attained in the Bay and its tributaries. Federal agencies should evaluate their progress in implementing the recommendations as part of the annual progress report required by this executive order. Based on these reports, the FLC can accelerate implementation of the recommendations if progress is not acceptable.

### VI. Conclusion

This report provides a wide range of options for strengthening storm water management practices from new construction projects, existing developed lands, and undeveloped lands owned by the federal government in the Chesapeake Bay Watershed. The report provides some key recommendations and some potential metrics for measuring progress but urges the Federal Leadership Committee to determine the ultimate suite of recommendations and metrics so that resource needs can be projected, planned, and budgeted. Federal agencies may require additional resources for implementation.



#### DEPARTMENT OF THE NAVY

THE ASSISTANT SECRETARY OF THE NAVY (INSTALLATIONS AND ENVIRONMENT) 1000 NAVY PENTAGON WASHINGTON, D.C. 20350-1000

NOV 1 6 2007

# MEMORANDUM FOR DEPUTY CHIEF OF NAVAL OPERATIONS (FLEET READINESS AND LOGISTICS) DEPUTY COMMANDANT OF THE MARINE CORPS (INSTALLATIONS AND LOGISTICS)

SUBJECT: Department of the Navy Low Impact Development (LID) Policy for Storm Water Management

References: (a) 33 United States Code 1251 (Clean Water Act)

- (b) Title 40 Code of Federal Regulations 122, 130
- (c) Department of Defense Unified Facilities Criteria 3-210-10 Design for Low Impact Development, October 2004
- (d) Executive Order 13423 "Strengthening Federal Environmental, Energy, and Transportation Management", January 2007
- (e) OPNAVINST 5090.1C, Clean Water Ashore Requirement, October 2007
- (f) MCO P5090.2A, Water Quality Management, July 1998

BRAC 05 implementation, Department of Defense (DoD) Grow the Force Initiatives, and ongoing installation sustainment and modernization, have resulted in significant construction activity on Department of the Navy (DON) installations. New construction results in loss of natural vegetation cover and drainage capacity and increased storm water runoff. Conventional storm water collection and conveyance systems and storm water treatment options do not and can not replicate natural systems, thus increasing the volume and flow of storm water as well as sediment and nutrient loadings to streams, wetlands, and other receiving water bodies. Because of continuing water quality problems, States and the US Environmental Protection Agency are considering mandatory treatment and control of storm water. Conversely, low impact development (LID) techniques offer a suite of Best Management Practices that maintain or restore predevelopment hydrology. It mitigates the adverse effects of construction projects on water quality by cost effectively reducing the volume and pollutant loading of storm water before it reaches the receiving water bodies. LID utilizes strategies that infiltrate, filter, store, evaporate, and/or retain runoff close to its source. LID further reduces installation reliance on aging storm water management infrastructure. References (a) thru (f) provide requirements and guidance for LID.

This DON policy sets a goal of no net increase in storm water volume and sediment or nutrient loading from major renovation and construction projects<sup>1</sup>. In order to support this goal, as well as reduce reliance on conventional storm water collection systems and treatment options, this policy directs that LID be considered in the design for all projects that have a storm water management element. LID will be implemented where possible to assist DON installations in complying with references (a) and (b), as well as all applicable State and Federal requirements for sustainable development. In those infrequent situations where LID is not appropriate given the characteristics of the site, the Navy and Marine Corps are authorized to establish a waiver process that, if used, would include regional engineer level review and approval.

The Navy and Marine Corps are directed to immediately plan, program, and budget to meet the requirements of this policy starting in FY 2011. All efforts shall be made to incorporate LID practices in the fiscal years 08, 09, and 2010. The services are further directed to submit to my office an annual report that summarizes all projects that have a storm water component and identify how LID was implemented or waived. If waived, the report must identify the approving official. Naval Facilities Engineering Command, as the Department's expert in acquisition, construction, and environmental management, shall assist Navy and Marine Corps installations in meeting these policies. My point of contact for this matter is CAPT Robin Brake, <a href="mailto:robin.brake@navy.mil">robin.brake@navy.mil</a>, (703) 693-2931.

BI Penn

<sup>&</sup>lt;sup>1</sup> Major renovation projects are defined as having a storm water component and exceeding \$5 million when initially approved by DASN (i&F). Major construction projects are defined as those exceeding \$750K.

#### Attachment 2: Tracking Requirements for Department of the Navy LID Policy



## DEPARTMENT OF THE NAVY OFFICE OF THE ASSISTANT SECRETARY (INSTALLATIONS AND ENVIRONMENT) 1000 NAVY PENTAGON

WASHINGTON, D.C. 20350-1000

April 2, 2008

MEMORANDUM FOR DIRECTOR ASHORE READINESS DIVISION (N46)
DIRECTOR, ENVIRONMENTAL READINESS DIVISION (N45)
DEPUTY ASSISTANT DEPUTY COMMANDANT OF THE
MARINE CORPS INSTALLATIONS AND FACILITIES

SUBJECT: Department of the Navy Low Impact Development (LID) Implementation for

Storm Water Management

Reference: ASN I&E Memo of Nov 16, 2007 "Department of the Navy LID Policy for

Storm water Management"

The reference establishes a LID Policy for Storm Water Management at all Navy and Marine Corps installations. The policy stipulates that LID be considered in the design phase for all projects with a storm water management element. NAVFAC HQ is responsible for ensuring that all Navy and Marine Corps installations meet this policy.

The purpose of this memorandum is to seek information on progress in implementing the policy and to request a timeline for implementation. Specifically, how will LID information for relevant projects be tracked and how will projects be evaluated to decide whether LID is appropriate? What criteria will be used to allow for waiver of those projects? Have uniform design specifications and contract language been developed? Is language being incorporated into contracts for FY09 and out projects? What metrics have been developed for long term use and evaluation? Finally, what provisions are being made to incorporate LID practices in FY08 and FY09 projects and to incorporate design requirements into projects going into the FY10 budget? Please provide responses to these questions to my office by April 18, 2008.

The LID policy requires an annual report to ASN I&E summarizing all projects with a storm water component and identifying how LID was implemented or waived. Please submit this report to ASN (I & E) by November 15<sup>th</sup> for the preceding fiscal year. The report should include a listing of projects meeting the policy criteria for consideration along with their location and a brief description of the project, a description of any LID practices incorporated, cost of the LID practices and, if LID was waived, an explanation of how the decision was reached and who reviewed and approved the waiver.

My point of contact for this matter is CAPT Robin Brake, at <u>robin.brake@navy.mil</u>, or (703) 614-0268.

Donald R. Schregardus

Deputy Assistant Secrétary of the Navy

(Environment)